sentence, may modify the plan of restitution or the restitution plan of payment, or both, and may extend the period of time for the completion of restitution.

Sec. 7. 1983 Iowa Acts, chapter 147, section 14, is amended to read as follows:

SEC. 14. Sections 2 through 6 and sections 8, 9, 10, 11, and 13 Section 3 and section 4, subsection 1, and section 11 of this Act apply only to inmates sentenced for offenses committed after July 1, 1983. Section 2, section 4, subsections 2 through 4, and sections 5, 6, and 8 through 10 of this Act take effect July 1, 1983, but do not apply to inmates sentenced for offenses committed prior to July 1, 1983, until July 1, 1986. Section 12 of this Act take effect July 1, 1983 but also applies retroactively to inmates who are serving or will serve mandatory sentences pursuant to section 906.5 before July 1, 1983.

Approved April 14, 1986

CHAPTER 1076

HOG ASSESSMENT REFUND S.F. 2150

AN ACT relating to the assessment on porcine animals.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 183A.8, Code Supplement 1985, is amended to read as follows: 183A.8 REFUND OF ASSESSMENT.

A producer from whom the assessment has been deducted, upon written application filed with the council within thirty days after its collection, shall have that amount refunded by the council. Application forms shall be given by the council to each first purchaser when requested and the first purchaser shall make the applications available to any producer. Each application for a refund by a producer shall have attached a proof of assessment deducted. The proof of assessment deducted shall be in the form of the original or a copy of the purchase invoice by the first purchaser. The council shall have no more than thirty days from the date the application for refund is received to remit the refund to the producer.

Approved April 14, 1986

CHAPTER 1077

SMALL CLAIMS JURISDICTION S.F. 2151

AN ACT providing that the small claims court has concurrent jurisdiction of an action of replevin if the value of the property claimed is two thousand dollars or less.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 631.1, Code 1985, is amended by adding the following new subsection: NEW SUBSECTION. 3. The district court sitting in small claims has concurrent jurisdiction of an action of replevin if the value of the property claimed is two thousand dollars or less. When commenced under this chapter, the action is a small claim for the purposes of this chapter.

Sec. 2. Section 631.4, subsection 1, unnumbered paragraph 1, Code 1985, is amended to read as follows:

ACTIONS FOR MONEY JUDGMENT OR REPLEVIN. In an action for money judgment or an action of replevin the clerk shall cause service to be obtained as follows, and the defendant is required to appear within the period of time specified:

Approved April 15, 1986

CHAPTER 1078

LOANS TO DISPLACED FARMERS S.F. 2212

AN ACT relating to the use of trust assets received under the federal Bankhead-Jones Farm Tenant Act for guaranteeing operating loans for farmers.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 175.30, unnumbered paragraph 2, Code 1985, is amended to read as follows:

Beginning with August 11, 1983, the authority shall establish an insurance or guarantee loan program with those funds received pursuant to section 175.28 to the extent those funds were not committed under a program authorized by this chapter on August 11, 1983. This program shall provide for the insuring or guaranteeing of seventy-five percent of the amount of an agricultural loan, not in excess of twenty-five thousand dollars, made to a beginning or displaced farmer to provide new operating moneys for farming purposes in this state. The authority shall insure or guarantee only one such loan of that for each beginning or displaced farmer. The authority shall insure or guarantee a loan for only one year but with the option to extend the insurance or guarantee once for an additional year. The authority shall not insure or guarantee a loan where the ratio of the beginning or displaced farmer's liabilities, excluding the amount of the loan, to assets is greater than three to one. Provision shall be made in the insuring or guaranteeing of a loan that only those funds set aside for this program as provided in this paragraph shall be used for the payment of all or a portion of the loan insured or guaranteed. Provision shall also be made which provides that the authority shall pay under its insurance or guarantee seventy-five percent of the actual amount of the default. A mortgage lender which seeks to have a loan of the lender insured or guaranteed under this program shall apply to the authority for the insurance or guarantee pursuant to rules established by the authority for this purpose. This program shall not obligate the state, authority, or other agency except to the extent provided in this paragraph. The authority shall define by rule what constitutes a loan made to provide new operating moneys which definition shall not include a loan made for acquisition of agricultural land or agricultural improvements, or the refinancing of an existing loan even if made for operating purposes. As used in this section, "displaced farmer" means a person who discontinued farming on or after January 1, 1982 due to foreclosure or voluntary liquidation for financial reasons, and who was actively engaged in farming for at least one year prior to discontinuing farming. For the purposes of this section, "beginning farmer" includes an individual or partnership with a low or moderate net worth that became engaged in farming on or after January 1, 1982.